## Case 3:20-cr-00601-M Document 167 Filed 12/15/21 Page 1 of 1 PageID 416 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA,	§	
	<b>§</b>	
v.	§	Case Number: 3:20-CR-00601-M(2)
	§	
BRANDON MICHAEL BAY (2),	§	
	§	
Defendant.	§	

	Defendant.		§			
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY						
and no undersi Plea of BRAN	defendant, and the Report objections thereto having gned District Judge is of Guilty is correct, and it DON MICHAEL BAY (	and Recommendation Conce been filed within fourteen da the opinion that the Report ar is hereby accepted by the Co 2) is hereby adjudged guilty	erning Plea of Guilty ays of service in accord ad Recommendation urt. Accordingly, to of 18 U.S.C. § 102	ing Entry of a Plea of Guilty, the Consent of the United States Magistrate Judge, ordance with 28 U.S.C. § 636(b)(1), the of the Magistrate Judge concerning the he Court accepts the plea of guilty, and (8(f) (18 U.S.C. 1028(a)(1) and (b)(1)) rdance with the Court's scheduling order.		
$\boxtimes$	The defendant is ordered	I to remain in custody.				
		flee or pose a danger to any ot		clear and convincing evidence that the mmunity if released and should therefore		
	of release for determinat	_	evidence, of whether	Magistrate Judge who set the conditions r the defendant is likely to flee or pose a or (c).		
		d detained pursuant to 18 U.S o later than		The defendant shall self-surrender to the		
	<ul><li>☐ There is a substa</li><li>☐ The Governmen</li><li>☐ This matter shal release for deter</li></ul>		for acquittal or new ntence of imprisonn e United States Mag ncing evidence, of w	trial will be granted, or nent be imposed, and gistrate Judge who set the conditions of whether the defendant is likely to flee or		
	Magistrate Judge who se are exceptional circumst whether it has been show to any other person or the substantial likelihood the	t the conditions of release for ances under § 3145(c) why the on by clear and convincing evidence community if released under	determination of whate defendant should dence that the defender § 3142(b) or (c), or new trial will be	ending a hearing before the United States ether it has been clearly shown that there not be detained under § 3143(a)(2), and dant is not likely to flee or pose a danger or the Magistrate Judge finds there is a granted, or that the Government has		
	SO ORDERED.		Koda	MAS		
	December 15, 2021.	Į.	HARBARA M. CHIEF UNITE	G. LYNN D STATES DISTRICT JUDGE		